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9 Seismic Safety, Inc.

FILED
Superior Court of California
County of Los Angeles

DEC 17 2018

Sherri R. Carter, Executive Officer/Clerk
By *Anthony Ortiz* Deputy
Anthony Ortiz

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE

COUNTY OF LOS ANGELES

10 DAVID A. GLAZER, an individual,

11 Plaintiffs,

12 vs.

13 CHENEY ADRIENNE SHAPIRO; CHENEY
14 SHAPIRO DESIGNS 401K; CHENEY SHAPIRO
15 DESIGNS; RESOURCEFUL DEVELOPMENTS,
16 INC.; RICHARD JUDSON WILLIAMS;
17 SILVERWOOD PROPERTIES, INC.; KENNETH
HOWARD SHAPIRO; PODLEY ASSOCIATES
REALTORS; LINDA DARLINGTON SEYFFERT;
SEISMIC SAFETY, INC.; EDMUND J. SYLVIS;
KEN LAMARR COMPTON; AND DOES 1
THROUGH 250.

18 Defendants.

CASE NO. BC669741

Complaint Filed: July 25, 2017
Assigned To: Hon. Richard E. Rico
Dept.: 17

**DECLARATION OF JEAN H. CHA IN SUPPORT
OF PLAINTIFF'S EX PARTE APPLICATION TO:**

- 1 **STRIKE THE DECEMBER 7, 2018 ORDER
DISMISSING THE DEFENDANTS AND
RETURN THE MATTER TO THE ACTIVE
CALENDAR; AND**
- 2 **SET THE OSC RE DISMISSAL FOR
DECEMBER 17, 2018**

[Filed Concurrently with Ex Parte Application
and Proposed Order]

DATE: December 17, 2018

TIME: 8:30 a.m.

DEPT: 17

TRIAL DATE: None set

22 **AND RELATED CROSS-ACTION**

23 I, Jean H. Cha, hereby declare as follows:

24 1. I am an attorney duly licensed to practice law in all courts of the State of
25 California. I am an attorney with the law firm of Manning & Kass, Ellrod, Ramirez, Trester, LLP,
26 counsel of record herein for defendants Ken L. Compton; Seismic Safety, Inc. I have personal
27 knowledge of all facts stated in this declaration and could and would testify to those facts if
28 called upon to do so.

ORIGIN